IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:14-cv-00066-MR-DLH

MICHAEL AUSTIN,)
Plaintiff,)
vs.)
REXON INDUSTRIAL CORP. and POWER TOOL SPECIALISTS, INC.,)
Defendants.)
	,

JUDGMENT

THIS MATTER came on for trial and was heard by the undersigned judge, and a jury was duly empaneled and has answered the issues presented as follows:

1. Did the Defendants Rexon Industrial Corp. and/or Power Tool Specialists, Inc. act negligently in designing the Table Saw, proximately causing the Plaintiff's injury?

ANSWER: As to Rexon Industrial Corp. – NO

As to Power Tool Specialists, Inc. - NO

Did the Plaintiff, by his own negligence, contribute to his injury?
 ANSWER: N/A

3. Was the Plaintiff's injury proximately caused by a "necessary inherent characteristic" of the Table Saw?

ANSWER: N/A

What amount of damages, if any, is the Plaintiff entitled to 4. recover as a direct result of the actions of the Defendants?

ANSWER: N/A

Based on the foregoing facts as found by the jury, the Court concludes as a matter of law that the Defendants Rexon Industrial Corp. and Power Tool Specialists, Inc. are not liable for the injuries of the Plaintiff.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that the Plaintiff shall recover nothing from the Defendants in the form of damages.

IT IS FURTHER ORDERED ADJUDGED AND DECREED that this action is hereby **DISMISSED WITH PREJUDICE** in its entirety, and the Defendants shall recover their costs of the action from the Plaintiff.

Signed: September 26, 2015

Martin Reidinger

United States District Judge